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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/802,278	03/08/2001	Ari Juels	RSA-044 (7216/66)	6866
21323 75	90 10/12/2004	EXAMINER		
•	WITZ & THIBEAULT,	ELISCA, PIERRE E		
HIGH STREET 125 HIGH STR	··	ART UNIT	PAPER NUMBER	
BOSTON, MA		3621		
		DATE MAILED: 10/12/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.		Applicant(s)				
	•	09/802,27	78	JUELS, ARI				
•	Office Action Summary	Examiner		Art Unit				
		Pierre E.	Elisca	3621	J M4)			
Per	The MAILING DATE of this communication app iod for Reply	pears on the	cover sheet with the c	correspondence a	ddress			
	A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no eve y within the state will apply and wi e, cause the apple	ent, however, may a reply be tin story minimum of thirty (30) day Il expire SIX (6) MONTHS from ication to become ABANDONE	nely filed rs will be considered time the mailing date of this D (35 U.S.C. § 133).				
Sta	tus							
2	1) Responsive to communication(s) filed on	action is n	for formal matters, pro		e merits is			
Dis	position of Claims							
	4) Claim(s) is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) Claim(s) 18-23 is/are allowed. 6) Claim(s) 1-17 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	wn from co						
App	olication Papers							
1	9) The specification is objected to by the Examine 0) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 1) The oath or declaration is objected to by the Ex	epted or b) drawing(s) b tion is require	e held in abeyance. See ed if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C	• •			
Pric	ority under 35 U.S.C. § 119							
	 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Atta	chment(s)							
1) [2) [3) [,		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	O-152)			

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DETAILED ACTION

- 1. This Office action is in response to Applicant's RCE, filed on 9/15/2004.
- 2. Claims 1-23 are pending.

ALLOWABLE SUBJECT MATTER

3. Claims 18-23 are allowed over the prior art of record.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371° of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

5. Claims 1-17 are rejected under 35 U.S.C. 102 (e) as being anticipated by Herz (U.S. Pat. No. 6,460,036).

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As per claims 1, 3, 5-8, and 11 Herz discloses a customized electronic identification of desirable objects, such as news articles, in an electronic media environment, and in particular to a system that automatically constructs both a target profile for each target object in the electronic media based (which is readable as Applicant's claimed invention wherein it is stated that a method for enabling targeted information retrieval while protecting consumer privacy) comprising:

providing a plurality of elements of information (see., abstract, specifically target objects, col 1, lines 18-43, col 6, lines 63-67, col 7, lines 1-12);

specifying a negotiant function designed to accept a plurality of elements of data associated with a consumer as input and produce an information request as output, said information request designating at least one element of information to present to the consumer from among a plurality of elements of information (see., col 39, lines 47-60, specifically wherein it is stated that in order to negotiate the release of user-specific information and credentials, server s4 may require server s2 to supply credentials proving that the user or consumer is entitled to the information requested, for example, proving that the user or consumer is a subscriber in good standing to a particular information service); and

distributing the negotiant function to a consumer for executing by said consumer (see., col 39, lines 47-65, specifically wherein it is stated that proxy server s2 has sent a message to a server s4 and server s4 has created a response M2 to message M1 to be sent to the user).

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As per claim 2, Herz discloses the claimed method of receiving the information request from said consumer, said information request produced by the negotiant function (see., col 39, lines 47-65, specifically wherein it is stated that in order to negotiate the release of user-specific information and credentials, server s4 may require server s2 to supply credentials proving that the user or consumer is entitled to the information requested, for example, proving that the user is a subscriber in good standing to a particular information service);

transmitting the at least one element of information to the consumer in response to the information request (see., col 39, lines 47-65, specifically wherein it is stated that proxy server s2 has sent a message to a server s4 and server s4 has created a response M2 to message M1 to be sent to the user or consumer).

As per claim 4, Herz discloses the claimed method wherein said negotiant function is designed to accept a plurality of elements of data associated with a consumer as input (see., abstract, please note that plurality of elements or target objects, col 1, lines 18-43, col 6, lines 63-67, col 7, lines 1-12).

As per claims 9, 10, 12, 13, 14, 15, 16, and 17, Herz discloses the claimed method of encrypting the plurality of information requests; and aggregating a plurality of request pair v1 said plurality of request pair having a sequence, each of said plurality of request pairs comprising an encrypted information request and a consumer identifier (see., abstract, col 1, lines 18-43, specifically cryptographic based proxy server).

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REMARKS

In response to Applicant's arguments filed on 9/15/2004, Applicant argues that 6.

Herz does not teach or suggest:

a. " distributing the negotiant function to a consumer for execution by said consumer".

Based upon foregoing rejection indicated above, it is believed that Herz discloses this

limitation in col 39, lines 47-65, col 40, lines 1-67, specifically wherein said proxy server

S2 has sent a message to a server S4 and server S4 has created a response M2 to

message M1 to be sent to the user. This process is to negotiate the release of user-

specific information and credentials from proxy server S2, and therefore readable as

distributing the negotiant function to a consumer or user.

b. " executing said negotiant function to generate the information request". However, the

Examiner respectfully disagrees since Herz discloses this limitation in col 39, lines 45-

67, specifically wherein said negotiate the release of user-specific information from

proxy server S2 to a server S4 and S4 has created a response M2 to message M1 to be

sent to the user or consumer.

Conclusion

7. Any inquiry concerning this communication or earlier communications from

the examiner should be directed to Pierre E. Elisca whose telephone number is 703

305-3987. The examiner can normally be reached on 6:30 to 5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on 703 305-9769. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Thur & bloke Pierre Eddy Elisca

Primary Patent examiner

October 07, 2004